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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,236	03/24/2004	Keiki Tanabe	1602-0184PUS1	4507

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EXAMINER

NGUYEN, TU MINH

ART UNIT	PAPER NUMBER
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3748

SHORTENED STATUTORY PERIOD OF RESPONSE	NOTIFICATION DATE	DELIVERY MODE
3 MONTHS	04/05/2007	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

Notice of this Office communication was sent electronically on the above-indicated "Notification Date" and has a shortened statutory period for reply of 3 MONTHS from 04/05/2007.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

mailroom@bskb.com

Office Action Summary

Application No.

10/807,236

Applicant(s)

TANABE ET AL.

Examiner

Tu M. Nguyen

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-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 26 December 2006.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-14 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-14 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 24 March 2004 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

DETAILED ACTION

1. An Applicant's Amendment filed on December 26, 2006 has been entered. Overall, claims 1-14 are pending in this application.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office Action:

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

3. Claims 1, 6, and 11-13 are rejected under 35 U.S.C. 102(e) as being anticipated by Sun et al. (U.S. Patent 6,826,902).

Re claim 1, as shown in Figures 1 and 6, Sun et al. disclose a method for estimating a NO_x occlusion amount (x_{NOx}) of a NO_x occlusion catalyst (36) interposed in an exhaust passage (42) in an engine (12), characterized in comprising the steps of:

- estimating (step 212) the NO_x occlusion amount using a polynomial (equation (19) and the equation on lines 30-34 of column 11) reflected with a NO_x occlusion characteristics (a NO_x adsorption rate (\dot{x}_a)) of the NO_x occlusion catalyst, and

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- correcting each coefficient of the polynomial sequentially on the basis of NOx purification rates actually measured (the coefficient c_2 on the right-hand-side of equation (19) is determined from experimental data (lines 7-8 of column 8) and is based on a NOx adsorption rate that is actually measured (see equation (4b) in column 7)).

Re claim 6, the method of Sun et al. is characterized in that a NOx discharging amount in the NOx occlusion catalyst is calculated according to the following equation:

NOx discharging amount = \int (reducing agent concentration at catalyst inlet x reducing agent utilization rate – a constant x oxygen concentration in catalyst inlet) x exhaust gas flow rate (See equation (4b) and lines 54-67 of column 8).

Re claim 11, the method of Sun et al. is characterized in that:

- the engine is constituted such that switching can be performed between a lean operation where an exhaust gas air-fuel ratio is lean and a rich operation where the exhaust gas air-fuel ratio is rich (lines 38-41 of column 3), and

- the coefficients of the polynomial are held during the rich operation, and when a difference between the NOx purification rate obtained by using the held coefficients at a starting time of the lean operation and the NOx purification rate actually measured is equal to or more than a threshold value, the NOx occlusion amount is corrected (coefficients c_1 and c_2 are based on experimental data and are corrected based on a measured changed of NOx adsorption or desorption rates).

Re claim 12, the method of Sun et al. is characterized in that the NOx occlusion amount is corrected, when a difference between an actually measured value of the NOx purification rate (\dot{x}_a , \dot{x}_d) at the starting time of the lean operation of the engine and an estimated value thereof is

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equal to or more than a threshold value (the coefficients c_1 and c_2 are based on experimental data and are corrected based on a measured change of NOx adsorption or desorption rates so that an estimated or predicted NOx purification rate (\dot{x}_a , \dot{x}_d) is within a predetermined range with a measured value).

Re claim 13, the method of Sun et al. is characterized in that the NOx occlusion amount is corrected based upon a judgment that a NOx occlusion amount calculated at the starting time of the lean operation is incorrect when a difference between the NOx purification rate (\dot{x}_a , \dot{x}_d) estimated by the polynomial and the NOx purification rate obtained by actual measurement immediately after switching is performed from the rich operation of the engine to the lean operation thereof is equal to or more than a predetermined value.

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office Action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

5. Claims 2-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sun et al. as applied to claim 1 above, in view of Yang (U.S. Patent Application 2004/0261397).

Re claim 2, the method of Sun et al. is characterized in that the polynomial for obtaining the NOx occlusion amount which is used in the estimating step includes a NOx purification rate

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(\dot{x}_d), flow rate of NO_x into the catalyst, and flow rate of CO into the catalyst, wherein these flow rates are a function of exhaust gas temperature, engine speed, and engine load.

Sun et al., however, fail to disclose that the above NO_x and CO flow rates are converted to coefficients that are related to exhaust gas temperature and exhaust gas flow velocity so that the polynomial is a polynomial obtained by multiplying the exhaust gas temperature and the exhaust gas flow velocity by respective coefficients.

As shown in Figure 1a, Yang discloses a NO_x control apparatus for an internal combustion engine comprising a NO_x occlusion catalyst (105). As indicated in paragraphs 0016-0021 and 0024-0028, Yang teaches that it is conventional in the art to estimate an NO_x flow rate from the engine and a CO flow rate (ratio of CO and NO_x) based on the parameters such as engine or exhaust gas temperature and exhaust gas space velocity; so that an NO_x occlusion amount in the catalyst is characterized by these parameters. It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized the teaching by Yang in the method of Sun et al., since the use thereof would have been routinely practiced by those with ordinary skill in the art.

Re claim 3, the modified method of Sun et al. is characterized in that the polynomial is expressed by an equation that includes coefficients multiplying with at least one of NO_x purification rate, exhaust gas temperature, and exhaust gas space velocity.

Re claim 4, the method of Sun et al. is characterized in that the correcting step comprises, in an occasion of correcting the coefficient sequentially:

- estimating the (N+1)-th NO_x purification rate on the basis of the N-th (N is a natural number) NO_x occlusion amount obtained from the polynomial (see Figure 2 where a release

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rate and a storage rate of oxygen is sequentially determined based on a relatively oxygen level), and

- correcting each coefficient such that the estimated (N+1)-th NO_x purification rate becomes the NO_x purification rate actually measured.

6. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sun et al. in view of Yang as applied to claim 4 above, and further in view of applicant's admitted prior art.

The method of Sun et al. discloses the invention as cited above, however, fails to disclose that the method is further characterized in that the coefficient is corrected by using the method of least square.

Since applicant fails to challenge the examiner's official notice that it is well known to those with ordinary skill in the art to correct the coefficient by using the method of least square to curve fit a set of test data to match the characteristics of a polynomial so that a predicted NO_x occlusion amount in the catalyst by the polynomial is closely matched with a measured value, it is therefore assumed that applicant has acquiesced with the examiner on such feature or limitation.

7. Claims 7-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Sun et al. as applied to claim 6 above, in view of Yang.

Re claim 7, in the method of Sun et al., a reducing agent utilization rate (see lines 50-67 of column 7) is characterized in a map (see Figure 2). They, however, fail to disclose that the reducing agent utilization rate is further set on the basis of exhaust gas temperature and exhaust gas flow velocity.

As shown in Figure 1a, Yang discloses a NO_x control apparatus for an internal combustion engine comprising a NO_x occlusion catalyst (105). As indicated in paragraphs 0024-0028, Yang teaches that it is conventional in the art to estimate an NO_x reduced or desorption rate based on the parameters such as engine or exhaust gas temperature and exhaust gas space velocity; so that a reducing agent utilization rate by the catalyst is characterized by these parameters. It would have been obvious to one having ordinary skill in the art at the time of the invention was made, to have utilized the teaching by Yang in the method of Sun et al., since the use thereof would have been routinely practiced by those with ordinary skill in the art.

Re claim 8, the modified method of Sun et al. is characterized in that:

- the reducing agent utilization rate is estimated using a polynomial (see equation 4(b)) which is reflected with a NO_x discharging characteristics of the NO_x occlusion catalyst, and
- the coefficients of the polynomial are sequentially corrected on the basis of the concentration of reducing agent.

Re claim 9, the modified method of Sun et al. is characterized in that:

- the polynomial for obtaining the reducing agent utilization rate includes a catalyst inlet reducing agent concentration (line 6 of column 6),
- an exhaust gas temperature and an exhaust gas flow velocity (see paragraphs 0024-0028 in Yang), and
- the polynomial is a polynomial obtained by multiplying the catalyst inlet reducing agent concentration, the exhaust gas temperature, and the exhaust gas flow velocity by respective coefficients.

Re claim 10, the modified method of Sun et al. is characterized in that the polynomial for the reducing agent utilization rate is expressed by an equation that includes coefficients multiplying with at least one of a catalyst inlet reducing agent concentration, exhaust gas temperature, and exhaust gas space velocity.

8. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Sun et al. as applied to claim 1 above, in view of applicant's admitted prior art.

The method of Sun et al. discloses the invention as cited above, however, fails to disclose that the method further judges that the catalyst is abnormal when an average value of the each coefficient in a predetermined period is deviated from a predetermined range.

Since applicant fails to challenge the examiner's official notice that it is well known to those with ordinary skill in the art to monitor a computed or predicted NO_x occlusion amount with a measured value during a purging period of the NO_x occlusion catalyst; and judge that the catalyst is abnormal when an average value of the each coefficient in said purging period is deviated from a predetermined range, it is therefore assumed that applicant has acquiesced with the examiner on such feature or limitation.

Response to Arguments

9. Applicant's arguments with respect to the references applied in the previous Office Action have been fully considered but they are not persuasive.

In response to applicant's argument that Sun et al. fail to disclose or suggest a step of correcting each coefficient of the polynomial sequentially on the basis of NO_x purification rates actually measured (page 2 of the Applicant's Amendment), the examiner respectfully disagrees.

The expression (19) in Sun et al. is derived from a fundamental equation (3) that relates a rate of NOx occlusion amount by the NOx occlusion catalyst (36) with two NOx purifications rates of the catalyst – the adsorption rate (\dot{x}_a) and the desorption rate (\dot{x}_d). These rates are then modeled as a set of variables such as inlet flow rates of NOx, CO, and oxygen multiplied by coefficients c_1 and c_2 . As indicated on lines 6-7 of column 8, the coefficients c_1 and c_2 are determined from experiment data which are clearly a set of measured adsorption rates and desorption rates of NOx by the catalyst as a function of time. A typical catalyst such as the one in Sun et al. is subjected to deterioration due to heat and operating time; and thus, the measured adsorption rates and desorption rates of NOx by the catalyst are going to be different from time to time. Because of this, the coefficients in expression (19) must be corrected sequentially based on the changing of the adsorption rates and desorption rates from time to time in order for Sun et al. to have a reliable tool to predict a NOx adsorption amount by the catalyst during its operating time. Therefore, Sun et al. clearly disclose or teach the claim limitation in dispute.

Conclusion

10. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37

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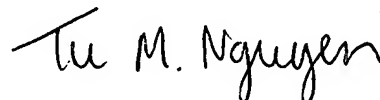
CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Communication

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Examiner Tu Nguyen whose telephone number is (571) 272-4862.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mr. Thomas E. Denion, can be reached on (571) 272-4859. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).



TMN

March 30, 2007

Tu M. Nguyen

Primary Examiner

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